### UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - Detroit

Brando	n A. Floyd		CASE NO. <b>17-48123-mar</b> CHAPTER 13
S.S.# xxx-xx-4	1792		JUDGE Randon
Debtor			
and			PLAN SUMMARY
			For informational purposes only.
			ACP: <b>60</b> Months
S.S.#			Minimum Plan Length: <b>60</b> Months
Joint-Debt	or		Plan payment: \$_202.00_ per Month
	ebtor(s)		Minimum dividend to Class 9 Creditors \$_0.00
Di	20101(8)	/	Percentage of Tax Refunds committed100%_
	FURTHER NOTIO	[X]Pre-Confirmation Modific  NOTICE TO FECTED. THIS PLAN MAY CE OR HEARING UNLESS A	A 13 PLAN ation # 1 []Post-Confirmation Modification #  CREDITORS: BE CONFIRMED AND BECOME BINDING WITHOUT A TIMELY WRITTEN OBJECTION IS FILED. D SEEK THE ADVICE OF AN ATTORNEY.
	OARD MODEL PL RATIONS NOTED		ADDITIONAL TERMS, CONDITIONS AND PROVISION
A.	THIS PLAN IS S CONDITIONS A WWW.MIEB.US	GUBJECT TO AND INCORP AND PROVISIONS WHICH I SCOURTS.GOV.	ORATES BY REFERENCE THE ADDITIONAL TERMS, MAY BE FOUND AT <u>WWW.13EDM.COM</u> or
	CONDITIONS A		IN A WRITTEN COPY OF THE ADDITIONAL TERMS, ABLE TO CHAPTER 13 PLANS FROM DEBTOR'S
В.	Administrative Or	der 12-05 issued by the U.S. B	g Chapter 13 Trustees' Model Plan which is referenced in ankruptcy Court for the Eastern District of Michigan. Those on are listed in this paragraph (any alterations not stated in this

II. APPLICABLE COMMITMENT PERIOD; PLAN PAYMENTS; PLAN LENGTH; EFFECTIVE DATE AND ELIGIBILITY FOR DISCHARGE:

A. 

Debtor's Current Monthly Income exceeds the applicable State median income. Debtor's Applicable Commitment Period is 60 months. Debtor's Plan Length shall be 60 months from the date of entry of the Order Confirming Plan.

Paragraph II. B., ; Section V. Paragraphs A, D, F, K, O, P U and X. (see Section IV. B. for the complete

Debtor's Current Monthly Income is less than or equal to the applicable State median income. Debtor's Applicable Commitment Period is 36 months. Debtor's Plan Length shall be \_months from the date of entry of the Order Confirming Plan. **This is a minimum Plan length**. If the Plan has not been completed in the minimum Plan length, the Plan length shall be extended as necessary for completion of the requirements of the Plan; provided that in no event will the Plan term continue beyond 60 months from the date of entry of the Order Confirming Plan. *See* 

Chapter 13 Model Plan - version 3.0

section are void):

changes to the paragraphs of Section V.

IN RE:

Paragraph J of the Additional Terms, Conditions and Provisions for additional information regarding Completion of Plan.

If neither or both of the above boxes is checked, then the Applicable Commitment Period and the Plan Length shall be 60 months from the date of entry of the Order Confirming Plan.

- B. Debtor's plan payment amount is \$92.23 per bi-weekly.
- C. Future Tax Refunds. See Paragraph A of the Additional Terms, Conditions and Provisions for additional information regarding Tax Refunds and Tax Returns.

		SSIGNED TO BAY CITY DIVISION: Check only one box. If none are checked or more than one box is
che	cked, paragr	raph 2 shall apply:
1.	Debtor's refunds.	Plan proposes a 100% dividend to unsecured creditors. Therefore, Debtor is not required to remit any future tax
2.	Debtor's pro-ration for	Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I <i>does not</i> include a or anticipated tax refunds. Debtor will remit 50% of all Federal and State Tax Refunds that Debtor receives or is eceive after commencement of the case.
3.	anticipated to receive a	s Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I <i>includes</i> a proration for Federal Tax Refunds. Debtor will remit 100% of all Federal and State Tax Refunds that Debtor receives or is entitled fter commencement of the case to the extent the refund exceeds the sum of twelve times the amount of the Federal ax Refund pro-ration shown in Schedule I.
FO	R CASES A	SSIGNED TO DETROIT DIVISION: Check only one box. If none are checked or more than one box is
		raph 2 shall apply:
1.		Plan proposes a 100% dividend to unsecured creditors. Therefore, Debtor is not required to remit any future tax
2.		Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I <i>does not</i> include a or anticipated tax refunds. Debtor will remit 100% of all Federal Tax Refunds that Debtor receives or is entitled to
		r commencement of the case.
3.		s Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I <i>includes</i> a proration for
٥.		Federal Tax Refunds. Debtor will remit 100% of all Federal Tax Refunds that Debtor receives or is entitled to
		r commencement of the case to the extent the refund exceeds the sum of twelve times the amount of the Federal Tax
		-ration shown in Schedule I.
	rteruna pro	
FO	R CASES A	SSIGNED TO FLINT DIVISION: Check only one box. If none are checked or more than one box is checked,
	agraph 2 sho	
1.		Plan proposes a 100% dividend to unsecured creditors. Therefore, Debtor is not required to remit any future tax
2.		s Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I does not include a
	pro-ration f	or anticipated tax refunds. Debtor will remit 100% of all Federal Tax Refunds that Debtor receives or is entitled to r commencement of the case.
3.		s Plan proposes less than a 100% dividend to unsecured creditors and Debtor's Schedule I <i>includes</i> a proration for
J.		Federal Tax Refunds. Debtor is not required to remit Federal Tax Refunds in excess of the amount of the proration
	D.	if the box to the immediate left is "checked", the debtor acknowledges that debtor <b>is not</b> eligible for a discharge
		pursuant to 11 USC §1328.
		if the box to the immediate left is "checked", the joint debtor acknowledges that joint debtor <b>is not</b> eligible for a discharge pursuant to 11 USC §1328.
	E.	if the box to the immediate left is "checked", the debtor or joint debtor is self-employed <b>AND</b> incurs trade credit in the production of income from such employment. Debtor shall comply with the requirements of Title 11, United States Code, and all applicable Local Bankruptcy Rules regarding operation of the business and duties imposed upon the debtor.

- III. DESIGNATION AND TREATMENT OF CLASSES OF CLAIMS: See Paragraph F of the Additional Terms, Conditions and Provisions for additional information regarding the order in which claims are to be paid.
  - A. Class One TRUSTEE FEES as determined by statute.
  - B. Class Two ADMINISTRATIVE CLAIMS, INCLUDING ATTORNEYS FEES AND COSTS:
    - **1. PRE-CONFIRMATION ATTORNEY FEES:** At confirmation of the Plan, as indicated in the Order Confirming Plan, Counsel shall elect to either:
      - a. In lieu of filing a separate fee application pursuant to 11 USC §327 and §330, accept the sum of \$3,500.00 for services rendered plus \$0.00 for costs advanced by Counsel, for total Attorney Fees and Costs of \$3,500.00 through the Effective Date of the Plan. The total Attorney Fees and Costs less the sum of paid to Counsel prior to the commencement of this case as reflected in the Rule 2016(b) Statement leaving a net balance due of \$3,300.00 , will be paid as an Administrative Expense Claim; or
      - b. Request an award of compensation for services rendered and recovery of costs advanced by filing a separate Application for Compensation for services rendered up through the date of entry of the Order Confirming Plan pursuant to 11 USC §327 and §330. If Counsel elects to file a fee application pursuant to this sub-paragraph, the Trustee shall escrow \$3,500.00 for this purpose. See Paragraph B of the Additional Terms, Conditions and Provisions for additional information.
    - **2. POST-CONFIRMATION ATTORNEY FEES:** See Paragraph D of the Additional Terms, Conditions and Provisions for additional information.
    - 3. RETENTION OF OTHER PROFESSIONALS FOR POST-PETITION SERVICES: Debtor has retained or intends to retain the services of (name of person to be retained) as (capacity or purpose for retention) to perform professional services post-petition with fees and expenses of the professional to be paid as an Administrative Expense. See Paragraph C of the Additional Terms, Conditions and Provisions for additional information.
    - **4. OTHER ADMINISTRATIVE EXPENSE CLAIMS:** Any administrative expense claims approved by Order of Court pursuant to 11 USC §503 shall be paid as a Class Two administrative claim. *See Paragraph E of the Additional Terms, Conditions and Provisions for additional information.*
  - C. CLASS THREE SECURED CLAIMS TO BE STRIPPED FROM THE COLLATERAL AND TREATED AS UNSECURED CLAIMS TO BE PAID BY TRUSTEE. If the Debtor and the Lienholder agree to the lien strip, the Debtor and Lienholder shall file a Stipulation in the bankruptcy case and submit a proposed Order accomplishing the lien strip. If the Debtor does not have the agreement of the Lienholder, then Debtor shall timely file an Adversary Proceeding as required by the Administrative Orders, Guidelines and Procedures promulgated by the Bankruptcy Court for the Eastern District of Michigan. See Paragraph G and Paragraph N of the Additional Terms, Conditions and Provisions for additional information.

Creditor	<u>Collateral</u>
-NONE-	

# D. CLASS FOUR - SECURED CLAIMS ON WHICH THE LAST CONTRACTUAL PAYMENT IS DUE BEYOND THE LENGTH OF THE PLAN. 11 USC §1322(b)(5).

1. Continuing Payments that come due on and after the date of the Order for Relief (See Paragraph P, Paragraph L and Paragraph EE of the Additional Terms, Conditions and Provisions for additional information):

Creditor	Collateral	Monthly Payment	Direct, Via Trustee or_ Surrendered
Chase Mtg	20299 Lennon Harper Woods, MI	1,085.00	Current and Direct by Debtor
	48225 Wayne County		
	Primary Residence		
Chase Mtg	10140 East Outer Drive Detroit, MI	636.00	Current and Direct by Debtor
	48224 Wayne County		_

Chapter 13 Model Plan - version 3.0

2. Pre-Petition Arrearages to be paid by Trustee: Those amounts which were due as of the filing of the Order for Relief:

Creditor	<u>Collateral</u>	Arrears Amount	Estimated Average Monthly Payment	Months to Cure From Confirmation Date
-NONE-				

- E. CLASS FIVE SECURED CLAIMS ON WHICH THE LAST PAYMENT WILL BECOME DUE WITHIN THE PLAN DURATION. 11 USC §1322(c)(2). (See Paragraph H, Paragraph L and Paragraph O of the Additional Terms, Conditions and Provisions for additional information):
  - 1. Creditors to be paid Equal Monthly Payments, 11 USC §1325(a)(5)(B):

Creditor/Collateral	Indicate if modified or surrendered	Market value <u>of</u> <u>collateral</u>	Interest Rate (Present Value Rate)	Total to be paid Including Interest	Monthly Payment	Direct or Via <u>Trustee</u>
-NONE-/						

2. Creditors not to be paid Equal Monthly Payments, 11 USC §1325(a)(5)(A):

Creditor/Collateral	Indicate if "crammed", modified or surrendered	Market value <u>of</u> <u>collateral</u>	Interest Rate (Present Value Rate)	Total to be paid including interest	Estimated Average Monthly Payment	Direct or Via <u>Trustee</u>
Credit Union One/2006 Ford 500 236000 miles	Crammed	2,000.00	0.00%	1.00	0.03	Trustee
Credit Union One/2006 Ford 500 236000 miles	Crammed	2,000.00	3.00%	2,074.23	71.53	Trustee

F. CLASS SIX – EXECUTORY CONTRACTS AND/OR UNEXPIRED LEASES. 11 USC §§365, 1322(b)(7): – Debtor assumes the executory contracts and unexpired leases listed in subparagraph 1. (See Paragraph K of the Additional Terms, Conditions and Provisions for additional information):

1. Continuing Lease/Contract Payments:

		Monthly	Lease/Contract	Direct or Via
Creditor	<u>Property</u>	<u>Payment</u>	expiration date	<u>Trustee</u>
Gm Financial	Auto Lease	330.00	Opened 10/15	Current and
				Direct by Debtor

2. Pre-petition Arrearages on Assumed Executory Contracts and Leases (to be paid by Trustee):

	<u> </u>		( 1	./ -
G. III			Estimated Average	Months to Cure From
<u>Creditor</u>	<u>Property</u>	Arrears Amount	Monthly Payment	Confirmation Date
-NONE-				

3. Debtor rejects the executory contracts and unexpired leases listed in this subparagraph 3. Any unexpired lease or executory contract that is neither expressly assumed in Class 6.1 above or expressly rejected below shall be deemed rejected as of the date of confirmation of debtor's chapter 13 plan to the same extent as if that unexpired lease or executory contract was listed below. (See Paragraph K of the Additional Terms, Conditions and Provisions for additional information):

Creditor	Property
-NONE-	

- G. CLASS SEVEN PRIORITY UNSECURED CLAIMS. 11 USC §\$507, 1322(a)(2).
  - 1. Domestic Support Obligations: Continuing Payments that come due on and after the date of the Order for Relief:

	Creditor	Monthly Payment	Direct or Via Trustee
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Creditor	Monthly Payment	Direct or Via Trustee
-NONE-		

2. Domestic Support Obligations: Pre-Petition Arrearages due as of the filing of the Order for Relief:

Creditor	Arrears Amount	Estimated Average Monthly Payment	Direct or Via Trustee
-NONE-			

3. All Other Priority Unsecured Claims [11 U.S.C. §1322(a)(2)]

Creditor	Amount	Direct or Via Trustee
City of Detroit Treasurer	842.00	Trustee
State of Michigan Dept of Treasury	1,300.00	Trustee

H. CLASS EIGHT – SEPARATELY CLASSIFIED UNSECURED CLAIMS. 11 USC §1322(b)(1): (To be paid by Trustee): (See Paragraph M of the Additional Terms, Conditions and Provisions for additional information):

Creditor	Amount	Interest Rate	Reason for Special Treatment
-NONE-			

I. CLASS NINE - GENERAL UNSECURED CLAIMS (to be paid by Trustee): – See Paragraph N of the Additional Terms, Conditions and Provisions for additional information.

This Plan shall provide a total sum for distribution to creditors holding Class 9 General
Unsecured claims in an amount that is not less than the Amount Available in Chapter 7 shown on
Attachment 1, Liquidation Analysis and Statement of Value of Encumbered Property (the
"Unsecured Base Amount"). This Plan shall provide either (i) the Unsecured Base Amount; or
(ii) will continue for the full Plan Length as indicated in Paragraph II.A of this Plan, which ever
yields the greater payment to Class 9 Unsecured Creditors. See Attachment 2, Chapter 13 Model
Worksheet, Line 8, for additional information concerning funds estimated to be available for
payment to Class 9 Unsecured Creditors.

This Plan shall provide a dividend to holders of Class 9 General Unsecured Claims equal to 100% of allowed claims.

If neither box is checked or if both boxes are checked, then the plan shall pay the Unsecured Base Amount.

#### IV. OTHER PROVISIONS:

**√** 

- A. if the box to the immediate left is "checked", creditors holding claims in Class Seven, Eight and Nine shall receive interest on their allowed claims at the rate of **0.00%** per annum as required by 11 USC 1325(a)(4).
- B. The following Paragraphs of the Additional Terms, Conditions, and Provisions of Section V of this Plan vary from the Model Plan and are applicable to this Plan:

A. DEBTOR'S OBLIGATION TO REMIT TAX REFUNDS: Debtor shall not alter any withholding deductions/exemptions without Court approval. If the Internal Revenue Service or any State taxing authority remits to the Trustee any sum which the Debtor is not required to remit pursuant to this Plan, then upon written request of the Debtor and concurrence of the Trustee, the Trustee shall be authorized to refund those sums to the Debtor from funds first available without further motion, notice or Order of Court. The Trustee shall not be required to recoup or recover funds disbursed to creditors prior to receipt of the Debtor's written request.

If Debtor is married and Debtor's spouse is not a joint-debtor in this case, Debtor's Tax Refund(s) for any calendar year shall be 50% of the aggregate net FEDERAL Tax Refunds received by Debtor and Debtor's Non-filing spouse, regardless of whether Debtor and spouse file a joint tax return or file separate tax returns.

**D. POST-CONFIRMATION ATTORNEY FEES & COSTS BY SEPARATE APPLICATION:** Counsel reserves the right to file Applications for compensation for services rendered subsequent to the Confirmation of this Plan.

**F. ORDER OF PAYMENT OF CLAIMS**: All claims for which this Plan proposes payment through the Trustee shall be paid in the following order to the extent that funds are available:

Level 1: Class 1

Level 2: Class 2.1 and 2.2

Level 3: Class 2.3 and 2.4

Level 4: Classes 4.1

Level 5: Classes 5.1& 6.1to be paid concurrently, should there not be sufficient funds on hand in any one month, then these classes shall receive a pro-rata distribution

Level 6: Class 5.2 and 6.2

Level 7: Class 4.2

Level 8: Class 7

Level 9: Classes 3, 8 and 9.

Each level shall be paid as provided in this Plan before any disbursements are made to any subordinate class. If there are not sufficient funds to pay all claims within a level, then the claims in that level shall be paid *pro rata*.

#### K. EXECUTORY CONTRACTS AND/OR UNEXPIRED LEASES:

- 1. Any executory contract or unexpired lease not expressly assumed in Class 6.1 or in the Order Confirming Plan shall be deemed rejected effective as of the Effective Date of this Plan.
- 2. Upon rejection of any Executory Contract or Unexpired Lease, the property and debtor's interest in the rejected executory contract or unexpired lease will no longer be property of the estate and the stay under 11 USC §362(a) shall automatically terminate as to such property. Any claims arising from the rejection of an executory contract or unexpired lease shall be treated as a general unsecured claim in Class Nine, subject to further Order of Court. Any Proof of Claim or Amended Proof of Claim for a deficiency, arising under this Paragraph, shall be filed within sixty (60) days of disposition of the collateral.
- 3. For all assumed executory contracts and unexpired leases, confirmation of this Plan shall constitute a finding that this Plan complies with all requirements for assumption of the executory contracts and unexpired leases being assumed, including all requirements set forth in 11 USC §365(b).
- 4. Upon the termination of the Lease (whether as a result of the expiration of the contractual lease term, repossession of the property which is the subject of the Lease, or otherwise), the Lessor shall have the right to file a Supplemental Claim for any damages or charges permitted under or pursuant to the Lease.
- 5. If Class 6.1 provides for the Continuing Lease/Contract Payments to be made by the Trustee, the Supplemental Claim as filed and allowed shall be paid by the Trustee over the remaining term of the Plan.
- 6. If Class 6.1 provides for the Continuing Lease Payments to be made directly by the Debtor to the Lessor, the Supplemental Claim as filed and allowed shall be paid directly by the Debtor to the Creditor over the remaining term of the Plan. If there is a balance outstanding on the Supplemental Claim as of the completion of Debtor's confirmed Chapter 13 Plan, this balance shall not prevent or preclude the entry of a discharge in this case; instead, this balance shall be deemed non-dischargeable and Debtor shall be responsible for payment of the remaining balance of the Supplemental Claim following the entry of a Discharge.
- O. <u>VESTING, POSSESSION OF ESTATE PROPERTY AND LIEN RETENTION:</u> Upon the Effective Date of the Plan, all property of the estate shall vest in the debtor and shall cease to be property of the estate. The debtor shall remain in possession of all property during the pendency of this case unless specifically provided herein, and shall not seek to sell,

transfer or otherwise dispose of such property (except in the ordinary course of debtor's business) without prior Courtapproval.

P. <u>SURRENDER OF COLLATERAL:</u> Those claims that are treated pursuant to 11 USC §1325(a)(5)(C) (surrender of collateral) are so designated in this Plan. Upon confirmation, the Automatic Stay and Co-Debtor Stay is lifted as to the collateral and any creditor to whom the property is surrendered and the collateral shall no longer constitute property of the estate. No disbursements shall be made by the Trustee to any creditor whose claim is secured by the collateral being surrendered unless the holder of such claim files a Proof of Claim (or Amended Proof of Claim) after the Effective Date of the Plan setting forth the amount of any deficiency remaining after disposition of the collateral. Any allowed deficiency claim shall be paid as a general unsecured claim in Class 9 of the Plan. See Federal Rule of Bankruptcy Procedure 3002.1. Any Proof of Claim or Amended Proof of Claim for a deficiency, arising under this Paragraph, shall be filed within sixty (60) days of disposition of the collateral.

U. DEBTOR DUTY TO MAINTAIN INSURANCE – REMEDY FOR FAILURE TO MAINTAIN INSURANCE:

Debtor shall maintain all insurance required by law and contract upon property of the estate and the debtor's property.

X. DEADLINES IN EVENT OF CONVERSION: In the event of conversion of this case to a case under Chapter 7 of the United States Bankruptcy Code, the rights of the Chapter 7 Trustee and all creditors (including but not limited to the right to object to exemptions and the right to object to discharge pursuant to 11 USC §727 and/or dischargeability pursuant to 11 USC §523) will be determined as if the Petition was filed on the date of conversion, subject to the exceptions of Fed.R.BankrP. 1019(2)(B). The date of the Order converting this case to one under Chapter 7 will be treated as the date of the Order For Relief and all applicable deadlines shall be determined as if the post-conversion Meeting of Creditors pursuant to 11 USC §341 was the initial Meeting of Creditors, subject to the exceptions of Fed.R.BankrP. 1019(2)(B).

/s/ Brian Joel Small	/s/ Brandon A. Floyd	
Brian Joel Small P-46901	Brandon A. Floyd	
Attorney for Debtor	Debtor	
30150 Telegraph Rd.		
Suite 444		
Bingham Farms, MI 48025		
Street Address		
Bingham Farms, MI 48025-0000		
City, State and Zip Code	Joint Debtor	
bankruptcy@thavgross.com		
E-Mail Address	September 11, 2017	
(248) 645-1700	Date	
Phone Number		

# **ATTACHMENT 1**

# LIQUIDATION ANALYSIS AND STATEMENT OF VALUE OF ENCUMBERED PROPERTY

TYPE OF PROPERTY	FAIR MARKET VALUE	LIENS	DEBTOR'S SHARE OF EQUITY	EXEMPT AMOUNT	NON-EXEMPT AMOUNT
PERSONAL RESIDENCE	170,000.00	181,172.00	0.00	0.00	0.00
REAL ESTATE OTHER THAN PERSONAL RESIDENCE	0.00	0.00	0.00	0.00	0.00
HHG/PERSONAL EFFECTS	12,500.00	0.00	12,500.00	12,500.00	0.00
JEWELRY	1,200.00	0.00	1,200.00	1,200.00	0.00
CASH/BANK ACCOUNTS	2,110.00	0.00	2,110.00	2,110.00	0.00
VEHICLES	2,000.00	12,613.00	0.00	0.00	0.00
OTHER (itemize)					
Supreme Management LLC - the only asset of the LLC is a bank account with Flagstar Bank - balance \$1000.00. The purpose of the LLC is to receive rent income.  100 % ownership	1,000.00	0.00	1,000.00	1,000.00	0.00
401k: Fidelity 401k	13,331.00	0.00	13,331.00	13,331.00	0.00
529 for son	600.00	0.00	600.00	600.00	0.00
529 for daughter	25.00	0.00	25.00	25.00	0.00
AAA term policy Beneficiary: Alexandria Floyd	0.00	0.00	0.00	0.00	0.00
OTHER (total)	14,956.00	0.00	14,956.00	14,956.00	0.00

Amount available upon liquidation	\$ 0.00
Less administrative expenses and costs	\$ 0.00
Less priority claims	\$ 2.142.00

Chapter 13 Model Plan - version 3.0

Amount Available in Chapter 7	\$	0.00
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## **ATTACHMENT 2**

CHAPTER 13 MODEL WORKSHEET

LOCAL BANKRUPTCY RULE 3015-1(B)(2 E.D.M.)

1.		onths		
2.	Initial Plan Payment: $$202.00  ext{ per month } x 60  ext{ months} = $12,120.00  ext{ (subtotal)}$			
3.	Additional Payments:   per=			
4.	Lump Sums:			\$0.00
5.	Total to be paid into Plan (total of lines 2 through 4)			\$12,120.00
6.	Estimated Disbursements other than to Class 9 General U	Insecured Creditors		
	a. Estimated trustee's fees	\$727.20		
	b. Estimated Attorney Fees and costs through confirmation of plan	\$3,500.00		
	c. Estimated Attorney Fees and costs Post-confirmation through duration of Plan	\$3,500.00		
	d. Estimated Fees of Other Professionals	\$0.00		
	e. Total mortgage and other continuing secured debt payments	\$0.00		
	f. Total non-continuing secured debt payments (including interest)	\$2,075.23		
	g. Total priority claims	\$2,142.00		
	h. Total arrearage claims	\$0.00		
7.	Total Disbursements other than to Class 9 General Unsecured Creditors (Total of lines 6.a through 6.h)		\$	11,944.43
8.	Funds <i>estimated</i> to be available for Class 9 General Unsecured Creditors (item 5 minus item 7)		\$	175.57
9.	Estimated dividend to Class 9 General Unsecured Credito (see liquidation analysis on page 6)	ors in Chapter 7proceeding	\$	0.00

COMMENTS: